

1893-040
Lee Co.

Chancery Causes: W. A. Owens. vs. Harvey Steel &c

Tate, Waller

CA-Debt
T-Property

To The Hon. H. S. K. Morrison, Judge of
the Circuit Court for his ho.

Your orator, ^{H. A. Owens} humbly com-
plaining would respectfully repre-
sent unto your Honor, that
heretofore to wit: on the
day of 189 he ob-
tained before one of the Justices
of the peace of the County a judge-
ment against Harvey Steel, John
W. Tate and G. B. Hallen for
\$63.21 with legal interest thereon
from the 1st day of August 1889
and \$3⁰⁰ costs; That about \$33⁰⁰
has been paid thereon, and the
residue \$30.21, which sum
exclusive of interest and costs
amounts to more than \$20⁰⁰; that
The said residue of said judge-
ment is unpaid your orator;
That an execution was issued
on said judgment and was
returned "not executed. No property
found"; That said judgment
was duly docketed in the County
Court Clerk office of his ho.;
That said Tate & Hallen were
simply the sureties of said Steel
Your orator is advised

That said Steel is the owner
of a small lot of land lying
in the County on the Black-
water Creek; that said balance
of said judgment is a lien
upon said land, capable of
being enforced in a court of
chancery; that said land will
not rent for a sum sufficient
to pay your orator's judgment,
its interest and the costs of
this suit within five years

Now your orator's prayer
is that your Honor take
cognizance of this cause, that
John M. Tate, G. B. Hallum and
Harvey Steel be made parties
defendants to this bill and
that they each be required
to answer the same completely
and fully on oath; that a de-
creed be pronounced herein
enforcing your orator's said lien
against said land; and that
the same be sold on such
terms as may seem to be meet.
That all other further, and
general relief be granted
your orator as they seem

Just and proper in this cause.
And she will ever pray &c.
May process issue to
Princeton & Gaines.
for V.

Atty x 15⁰⁰ part
Clerk 9.00 pd.
Shaffer 1.50 pd.

25-50

Add C 3.45 pd

\$28.95-

H. A. Owens

Bill in hand

Harvey Street at 1891

1891 2nd July Rules Bill
filed 3rd Ed. 4. D. Am

" 1st Aug Rules Contd

" 2nd Aug Rules D. H. Conf
+ Cause set for hearing

" Dec. Contd

1892 Contd this year

1893 Mr. Deere + Contd

" June Contd

" Nov Decree final

OB. 518.

W. A. Owens

vs

Harvey Steel & al

} In Chancery.

This cause came on again this day to be heard upon the papers formerly read therein, and the plaintiff, by his attorney, acknowledging full satisfaction of his debt, on his motion, by his attorney, this cause is stricken from the docket.

W A Owens

v5 { Decree Final

Harvey Steel + als

Entered Ch. O. B. p. 5-18
Nov. 11th 1893.

Enter this Decree,
this Nov. 11 1893.

H L K M

N. A. Owens,

Complt.

vs. In Chancery

Harvey Steel et als,

Defts.

This cause came on this day to be heard upon the bill of the complainant and exhibits therewith filed, and it appearing that process has been duly served upon the defendants in this cause for more than 15-days before the term of this court, and they failing to appear, his said bill is taken for confessed.

And it being admitted by plaintiffs counsel that of all of said plaintiffs judgment in said bill mentioned, except \$8.20 thereof, with legal interest thereon from the 1st day of Sept, 1891, is paid him.

It is therefore adjudged, ordered, and decreed that said plaintiff recover against said defendants the sum of \$8.20, with legal interest thereon from the 1st day of Sept. 1891 until paid, and the costs of this suit.

It is further adjudged, ordered and decreed that if said sum of money its interest and the costs of this suit be not paid by said defendants to said plaintiff within 30 days from this date, then A. M. Gaines, who is hereby

appointed a special Commissioner for the purpose, will proceed to sell the land in the bill and proceedings mentioned, or enough thereof to pay said sum of money, and the costs of this suit, for cash in hand. He will make said sale at the front door of the court house, on some court day, at public outcry, to the highest and best bidder. Before making such sale he will advertise the time, terms, and place of sale for 30 days by notices posted at the front door of the court house and on Blackwater, Lee Co, Va. He will also execute bond before the clerk of this court in the penalty of \$50 conditioned as the law directs. He will report his action to this court, and the cause is continued.

The balance of the with-debt was paid
off by B. D. Carter for J. F. Necessary.

H. A. Owens

vs. } Decree No. 1.

Harvey Steel & als

Entered in Chancery

A. B. No. 470.

Mar 13, 1893.

J. A. S. Hyatt,
Clerk

Enter this

March 13, 1893

J. A. S. Hyatt

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

Harvey Steel

J. M. Tate and G. B. Waller

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the ^{third} first Monday
in *July 1891* next, being rule day to answer a bill in Chancery exhibited in our said Court
against *them* by *W. A. Owens*

And have then and there this writ Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This *2nd* day of *July* 18*91*, in the 11*6* year of the Commonwealth.

J. A. G. Hyatt Clerk.

A Copy Teste

(P. 46)

W. A. Owens

res ³/₃ Spa in Chcy

Harvey Steel et al

To 2^d July Rules 1891

Executed on
the 18th July 1891
by delivering office
Copies of this Spa
in Chancery to
Harvey Steel,

John M. Tate and
G. B. Waller. this
July 19th 1891

F. L. Anderson Deputy
for C. E. Flanagan S. L.